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7	Attorney for Creditors SAMT 2009 LLC, Ross Family Holdings, LLC,								
8	Entrepreneur Opportunity Fund, I LP								
9	IN THE UNITED STATES BANKRUPTCY COURT								
10	FOR THE DISTRICT OF ARIZONA								
11	TOR THE DISTI	del of Aldzona							
12	In re:	(In Proceedings Under Chapter 11)							
13	STEVE PANDI and EILEEN A	Case No.: 2:16-bk-11585-SHG							
14	QUEZADA,	SUPPLEMENTAL PLEADING IN							
15	Debtors.	SUPPORT OF CREDITOR'S							
16		MOTION FOR RECONSIDERATION							
17		OF THE ORDER CONTINUING THE STAY AND CREDITORS'							
18		OPPOSITION TO CONTINUING THE							
19		AUTOMATIC STAY							
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25	Cunditous CANT 2000 II C ("CANT	" Pass Family Haldings I I C ("Pass")							
26	Creditors SAIMT 2009 LLC ("SAIMT"	"), Ross Family Holdings, L.L.C. ("Ross") and							
27	Entrepreneur Opportunity Fund I, LP ("EO	F") (Collectively, "Creditors"), by and through							
28	undersigned counsel, hereby file this Suppleme	ental Pleading in Support of Creditor's Motion fo							
	Case 2:16-bk-11585-SHG Doc 78 Filed 11 Main Document	1 /21/16 Entered 11/21/16 17:30:28 Desc Page 1 of 38							
	1								

Reconsideration of the Order Continuing the Automatic Stay and Creditor's Opposition to Continuing the Automatic Stay. Debtors Steve Pandi and Eileen Quezada ("Debtors") continue to abuse the bankruptcy process as shown through their inaccurate schedules and testimony at the 341 Meeting of Creditors that took place on or about November 10, 2016 (the "341 Meeting"). This Bankruptcy and Debtors' Motion for Continuance of the Automatic Stay are being filed in bad faith. This supplemental pleading is being filed in accordance with Debtors' testimony at the 341 Meeting and additional information uncovered based upon such testimony. This Supplemental Proceeding is supported by the following Memorandum of Points and Authorities and the Court's entire file in this matter.

MEMORANDUM OF POINTS AND AUTHORITIES

I. FACTUAL BACKGROUND

Debtors Steve Pandi and Eileen Quezada filed a voluntary petition for Chapter 11 Bankruptcy (Case No. 2:16-bk-11585-SHG) (the "Current Bankruptcy") on or about October 7, 2016. Debtors also previously filed for Chapter 11 Bankruptcy relief on or about July 2, 2015 (Case No. 2:15-bk-08300-DPC) (the "Previous Bankruptcy"). On or about February 22, 2016, Debtors filed a Motion to Voluntarily Dismiss this Chapter 11 Bankruptcy. A dismissal order was entered on or about March 22, 2016. Thus, the Current Bankruptcy was filed within the one-year time period where Debtors must file a Motion to Continue the Automatic Stay in order to prevent the stay from automatically being lifted within thirty (30) days, in accordance with 11 U.S.C. § 362 et. seq..

A. Jumpin Jammerz L.L.C. ("JJ")

In the Previous Bankruptcy, in their Motion for Joint Administration, Debtors stated that "Steven Pandi has a majority interest in [JJ]. In addition, the Debtors [Steve Pandi and JJ] share many of the same secured and unsecured creditors." Debtors' Motion for Joint Administration (Case No. 2:15-bk-08300-DPC at dkt. 5). On their Statement of Financial Affairs for their Previous Bankruptcy, Debtors listed JJ as a business in which they have ownership interest. Debtors' Statement of Financial Affairs at Line 18. Similarly, on Schedule B, Debtors list a second business in which they have a stock interest "Aww So Cute." Debtors' Statement of Financial Affairs at Schedule B, Line 13. A copy of these schedules is attached hereto as Exhibit 1. Debtors *testified under oath* at the 341 Meeting that these two businesses no longer operate or are winding down. This is a complete fabrication of the truth and the Court should be as disgusted and offended with Debtors' lies as Creditors are. *JJ just completed its Halloween Sale*. The cover page for the Halloween Sale is attached hereto as Exhibit 2 and incorporated herein by reference.

JJ is also still searchable on Google, listed as an advertisement. Debtor is paying advertising money to continue to operate this business. A copy of a screenshot is attached hereto as Exhibit 3 and incorporated herein by reference. In addition, customers are still able to purchase items from JJ's website, demonstrated by the various screenshots that simulate a purchase, attached hereto as Exhibit 4 and incorporated herein by reference. The Arizona Corporation Commission ("ACC") lists Steve Pandi as the Manager and Member of JJ, and JJ is

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listed as licensed and in good standing. *See* ACC documents, attached hereto as Exhibit 5 and incorporated herein by reference.

On the schedules and statements of the Current Bankruptcy, Debtors listed that they have 100% ownership in JJ. Debtors' Declaration of Steve Pandi in Support of Motion for Continuation of Automatic Stay, in the section entitled "Between Cases" (March – October 2016), Debtors state: "I, am an owner of Jumpin Jammers, LLC, an Arizona limited liability company. Between cases, the holder of a lien against all of the assets of Jumpin Jammerz foreclosed its security interest. Jumpin Jammerz has no assets. Jumpin Jammerz is in the process of being dissolved and terminated." Debtors' Declaration of Steve Pandi in Support of Motion for Continuation of Automatic Stay at ¶ 12. Debtors' statement declaring JJ has "no assets" is not truthful—Creditors just simulated a purchase and attached the screenshots of the purchase hereto. JJ is very much still operating. This demonstrates a complete showing of bad faith in the consistent lies and lack of disclosure. Furthermore, the Declaration continues: "Ultimately Jumpin Jammerz, LLC became delinquent under the stipulation, was evicted and had to spend more than \$20,000 to move its operations and *inventory* to another location." *Id.* at ¶ 6. Debtors also responded in the negative to whether they have or own any legal or equitable interest in any business-related property, a false statement. Exhibit 1 at Schedule B, Line 37.

Debtors still have not filed a Motion for Cash Collateral. The use of the money for advertising, the operating of the business, the acquiring of assets to be sold, and any other business expenses are being completed in violation of the bankruptcy code. The longer the Current Bankruptcy stay is in place, the greater the likelihood that Debtors will shift assets away

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from the bankruptcy estate and, importantly, attempt to shield them from Creditors. Creditors respectfully request that the stay be lifted so they may continue with their collection attempts and minimize the damage.

B. Aww So Cute Inc. ("ASC")

Debtor Steve Pandi also testified under oath at the 341 Meeting that he no longer operates or is in the process of winding down operations at his second business, Aww So Cute Inc. ("ASC"). This—again—is a lie. The Declaration of Steve Pandi in support of Motion for Continuation of the Automatic stay, Section entitled (Between Cases – March –October 2016), Paragraph 11 states: "I am owner of Aww So Cute, Inc., a Nevada corporation. Between cases, the holder of a lien against all of the assets of Aww So Cute foreclosed its security interest. Aww So Cute has no assets. Aww So Cute is in the process of being dissolved and terminated." Furthermore, there is an online company currently operating under the alias RubberNipple.com ("RN"). RN is a website where visitors can purchase access to adult video content relating to the "age fetish" theme of ASC. Visitors can still purchase access to this website, as demonstrated by screenshots of a simulated purchase, attached hereto as Exhibit 6 and incorporated herein by reference. RN also offers visitors the option to purchase products related to the adult content it sells. When a visitor attempts to purchase products from RN, the

Commission with a revoked status. Debtor Steve Pandi is listed as Director, Treasurer, and Shareholder. Also, in accordance with the Internet Corporation for Assigned Names and Numbers ("ICANN"), Godaddy.com is required to make public the information as to their

website redirects the visitor to ASC's online store. ASC is listed with the Nevada Corporation

registered domain names. The registrant for the domain name for RN is ASC, with the address for ASC listed as well. A screenshot demonstrating ASC's connection with RN is attached hereto as Exhibit 7 and incorporated herein by reference.

Debtors have not filed any amended schedules reflecting any of the above circumstances. Creditors simply know the businesses are operating through store fronts linked to both JJ and ASC. Debtors are attempting to work a complete fraud upon Creditors, Debtors' other creditors in the Current Bankruptcy, and the Court.

C. ABDL Supply ("ABDL")

During the 341 Meeting, Debtor Steve Pandi was asked the name of the storefront company he owns on Amazon.com. He stated the name of this company is "ABDL Supply." ABDL has been in operation since *at least* December 2015. There have been many reviews written about ABDL proving its existence for nearly the past year, if not longer. Attached hereto as Exhibit 8 and incorporated herein by reference are some of the company's reviews.

ABDL, Debtors' sole proprietorship, is not listed on the Official Form 101, Voluntary Petition for Individuals Filing for Bankruptcy. A copy of Debtors' completed form is attached hereto as Exhibit 9. ABDL is also not listed on the Statement of Financial Affairs, Schedule B of the Previous Bankruptcy, but is listed on Debtor's schedules Section 26 Patents, Copyrights, trademarks, trade secrets and other intellectual property under "Arizona registered trade name: ABDL- Supply."

Debtors never created nor filed a monthly operating report for ABDL during the Previous Bankruptcy. The District of Arizona requires in its Chapter 11 guidelines that monthly

operating reports be filed for sole proprietorships. *See* 28 U.S.C. 586(a)(3)(G); 11 U.S.C. §106; 11 U.S.C. §107; Fed. R. Bank. Pr., Rule 2015(a); 11 U.S.C. §704(a)(8). The Current Bankruptcy does not list ABDL Supply as a business either, even though Debtors have clearly been operating ABDL during the entire process of filing two bankruptcy petitions.

Debtors' actions constitute clear and obvious fraud. Debtors still have not filed a Motion for Cash Collateral or amended schedules and are abusing the bankruptcy system and this Court for their own personal benefit—to continue to delay collection by any of Debtors' creditors.

II. LEGAL ANALYSIS

Debtors clearly do not meet the standards of 11 U.S.C. 362

11 U.S.C. 362 states (c)(3):

Except as provided in subsections (d)(e)(f) and (h) of this sections, (3) if a single or joint case is filed by or against a debtor who is individual in a case under chapter 11, and if a single or joint case of the debtor was pending within the preceding 1 year period but was dismissed (B) on the motion of a party in interest for continuation of the automatic stay and upon notice and a hearing, the court may extend the stay in particular cases as to any or all creditors (subject to such conditions or limitations as the court may then impose) after notice and a hearing completed before the expiration of the 30 day period only if the party in interest demonstrates that the filing of the latter case is in good faith as to the creditors to be stayed and (c) for purposes of subparagraph (B) a case is presumptively filed not in good faith (but such presumption may be rebutted by clear and convincing evidence to the contrary).

The presumption of bad faith may only be rebutted by *clear and convincing* evidence to the contrary. The burden is on the Debtors to show that they have filed this case in good faith. Debtors have done little, if anything, to show that this case is being filed in good faith. Debtors lied under oath at the 341 Meeting, lied on their filed schedules, failed to file Monthly Operating

Reports for ABDL—a business they were operating in their previous bankruptcy, failed to list a business they were operating during and before the Previous and Current Bankruptcies, failed to file any amended schedules, and have *still* failed to file a Motion for Cash Collateral.

A. Legal Basis for Filing this Supplemental Objection

A motion objecting to the continuance of the automatic stay is a contested matter. Rule 9014 governs contested matters and provides, in relevant part, that "[e]xcept as otherwise provided in this rule, and unless the court directs otherwise, the following rules shall apply, 7009, 7017, 7021, 7025, 7026, 7028-7037, 7041, 7042, 7052, 7054-7056, 7064, 7069 and 7071.

The court may at any stage in a particular matter direct that one or more of the other rules in Part VII shall apply." Rule 9014(c). Specifically, "[o]n motion and reasonable notice, the court may, on just terms, permit a party to serve a supplemental pleading setting out any transaction, occurrence or event that happened after the fate of the pleading to be supplemented." Rule 7015(d).

In the present case, Creditors—after filing the initial objection to motion for continuing the stay—learned that Debtors also operate a sole proprietorship and have been doing so during both bankruptcies. Both times Debtors have failed to disclose this business. Additionally, since Creditors filed their objection, Debtors have provided testimony at the 341 Meeting regarding JJ and ASC. Creditors learned that JJ does not appear to be dissolving, as they still advertise on Google and just completed their "Halloween Sale." Creditors also learned that RN links to a store front where customers may purchase products directly from Aww So Cute.

Debtors are required to show that this case is being filed in good faith. It is not. There are numerous instances in the schedule statements and pleadings where Debtors attest, under penalty of perjury, that the statements made are true and accurate statements. Debtors, however, have most certainly committed perjury and are using the Current Bankruptcy stay as a fraudulent way to continue business and avoid their obligations to Creditors and others. "A person who knowingly and fraudulently conceals from creditors or the United States Trustee, any property belonging to the estate, knowingly and fraudulently makes a false oath or account in or in relation to any case under title 11, or knowingly and fraudulently makes a false declaration in any case under title 11 shall be fined under this title, imprisoned not more than five years or both." 18 U.S.C. 152. Moreover, "[t]he court may issue any order, process or judgment that is necessary or appropriate to carry out the provisions of this title." 11 U.S.C. §105(a). Creditors are very concerned that Debtors are using the bankruptcy as a tool to fraudulently operate business and conceal and transfer assets, intentionally preventing Creditors from collecting the debts owed to them. Moreover, Debtors have demonstrated that this bad faith will make it nearly impossible for them to file a viable plan for reorganization. Thus, Creditors respectfully request that this Court lift the stay as to Creditors and for any other relief deemed just and necessary by this Court.

Carolyn Goldman
Carolyn Goldman
Joseph P. Brown
17851 North 85th Street, Suite 175
Scottsdale, AZ 85255
Attorneys for Creditors, SAMT 2009 LLC ("SAMT"),
Ross Family Holdings, L.L.C ("Ross" and
Entrepreneur Opportunity Fund ("EOF")

CERTIFICATE OF SERVICE

2	I, hereby certify that on November 21, 2016, I electronically transmitted the foregoing
3	Response to the Clerk's office using the CM/ECF system for filing and transmitted of a Notice
4	of Electronic Filing to the following registrants:
5	Andrew M. Ellis
6	ANDREW M. ELLIS LAW, PLLC
7	P.O. Box 16272 Phoenix, AZ 85011-6272
- 1	AME@AMEllisLaw.com
8	Attorney for Debtors
9	
10	Christopher J. Pattock
11	OFFICE OF THE U.S. TRUSTEE 230 North First Avenue, Suite #204
1	Phoenix, AZ 85003-1706
12	Christopher.J.Pattock@usdoj.gov
13	
14	James F. Kahn
	Krystal M. Ahart
15	BANKRUPTCY LEGAL CENTER, TM LAW OFFICE OF JAMES F. KAHN, P.C.
16	301 East Bethany Home Road, Suite C-195
17	Phoenix, AZ 85012-1266
18	James.Kahn@azbar.org
j	Attorney for Creditors, Jack and Patricia Kelly
19	Characteristic Telegraphy
20	Cynthia Johnson Law Office of Cynthia L. Johnson
21	11640 East Caron Street
	Scottsdale, AZ 85259
22	Cynthia@jsk-law.com
23	Attorney for Culver City Properties, LLC
24	Allen D. Dutlen
25	Allen D. Butler BUTLER LAW OFFICE
1	406 East Southern Avenue
26	Tempe, AZ 85282-2674
27	abutler@legalaz.com
28	Attorney for Allen D. Butler, P.C., dba Butler Law Office
- 1	1

	ł I
1	Beth Mulcahy
2	Paige Holton
3	Lauren Vie MULCAHY LAW FIRM. P.C.
4	3001 East Camelback Road, Suite 130
5	Phoenix, AZ 85016 bmulcahy@mulcahylaw.net
6	
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8	/s/ Mona Forouznadeh
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In re

Steve Pandi

Case No.	2:15-bk-08302	

Debtor

SCHEDULE B - PERSONAL PROPERTY (Continuation Sheet)

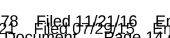
	Type of Property	N O N E	Description and Location of Property	Husband, Wife, Joint, or Community	Current Value of Debtor's Interest in Property, without Deducting any Secured Claim or Exemption
9.	Interests in insurance policies. Name insurance company of each policy and itemize surrender or refund value of each.	Х			
10.	Annuities. Itemize and name each issuer.	х			
11.	Interests in an education IRA as defined in 26 U.S.C. § 530(b)(1) or under a qualified State tuition plan as defined in 26 U.S.C. § 529(b)(1). Give particulars. (File separately the record(s) of any such interest(s). 11 U.S.C. § 521(c).)	Х			
12.	Interests in IRA, ERISA, Keogh, or other pension or profit sharing plans. Give particulars.	X			
13.	Stock and interests in incorporated and unincorporated businesses. Itemize.		Jumpin Jammerz, LLC (aka It's a Footed Thing) Business value is collateral for UCC 1 security.	-	0.00
			Aww So Cute, Inc. Diaper internet sales Inventory value \$16029.87	-	16,029.87
14.	Interests in partnerships or joint ventures. Itemize.	X			
15.	Government and corporate bonds and other negotiable and nonnegotiable instruments.	Х			
16.	Accounts receivable.	X			
17.	Alimony, maintenance, support, and property settlements to which the debtor is or may be entitled. Give particulars.	X			
18.	Other liquidated debts owed to debtor including tax refunds. Give particulars.	X			

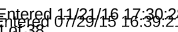
Sub-Total > (Total of this page)

16,029.87

Sheet 1 of 3 continuation sheets attached

CASE 2:15-0K-1315 Software Copyright (c) 1996-2014 - Best Case, LLC





17. Environmental Information.

For the purpose of this question, the following definitions apply:

"Environmental Law" means any federal, state, or local statute or regulation regulating pollution, contamination, releases of hazardous or toxic substances, wastes or material into the air, land, soil, surface water, groundwater, or other medium, including, but not limited to, statutes or regulations regulating the cleanup of these substances, wastes, or material.

"Site" means any location, facility, or property as defined under any Environmental Law, whether or not presently or formerly owned or operated by the debtor, including, but not limited to, disposal sites.

"Hazardous Material" means anything defined as a hazardous waste, hazardous substance, toxic substance, hazardous material, pollutant, or contaminant or similar term under an Environmental Law

None

a. List the name and address of every site for which the debtor has received notice in writing by a governmental unit that it may be liable or potentially liable under or in violation of an Environmental Law. Indicate the governmental unit, the date of the notice, and, if known, the Environmental Law:

SITE NAME AND ADDRESS

NAME AND ADDRESS OF GOVERNMENTAL UNIT

DATE OF

ENVIRONMENTAL

NOTICE

LAW

None

b. List the name and address of every site for which the debtor provided notice to a governmental unit of a release of Hazardous

Material. Indicate the governmental unit to which the notice was sent and the date of the notice.

SITE NAME AND ADDRESS

NAME AND ADDRESS OF

DATE OF

ENVIRONMENTAL

LAW

GOVERNMENTAL UNIT

NOTICE

None

c. List all judicial or administrative proceedings, including settlements or orders, under any Environmental Law with respect to which the debtor is or was a party. Indicate the name and address of the governmental unit that is or was a party to the proceeding, and the docket number.

NAME AND ADDRESS OF GOVERNMENTAL UNIT

DOCKET NUMBER

STATUS OR DISPOSITION

18. Nature, location and name of business

None

a. If the debtor is an individual, list the names, addresses, taxpayer identification numbers, nature of the businesses, and beginning and ending dates of all businesses in which the debtor was an officer, director, partner, or managing executive of a corporation, partner in a partnership, sole proprietor, or was self-employed in a trade, profession, or other activity either full- or part-time within six years immediately preceding the commencement of this case, or in which the debtor owned 5 percent or more of the voting or equity securities within six years immediately preceding the commencement of this case.

If the debtor is a partnership, list the names, addresses, taxpayer identification numbers, nature of the businesses, and beginning and ending dates of all businesses in which the debtor was a partner or owned 5 percent or more of the voting or equity securities, within six years immediately preceding the commencement of this case.

If the debtor is a corporation, list the names, addresses, taxpayer identification numbers, nature of the businesses, and beginning and ending dates of all businesses in which the debtor was a partner or owned 5 percent or more of the voting or equity securities within six years immediately preceding the commencement of this case.

> LAST FOUR DIGITS OF SOCIAL-SECURITY OR OTHER INDIVIDUAL TAXPAYER-I.D. NO.

(ITIN)/ COMPLETE EIN

ADDRESS

NATURE OF BUSINESS

BEGINNING AND

Jumpin Jammerz,

33-1189969

2406 S. 24th Street

footed pajamas

ENDING DATES 2007 - current

LLC

Phoenix, AZ 85034

None b. Identify any business listed in response to subdivision a., above, that is "single asset real estate" as defined in 11 U.S.C. § 101.

NAME

NAME

ADDRESS

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Animal Onesie

Pajamas ... These Superman ...

Fleece onesie footed pajamas with

pajamas with themes that ... Huge assortment of mens footed

women in ... Adult onesie ...

Footed Hoodies

These adult hooded footed pajamas

animal prints.

Star Wars

Every die hard Star Wars fan needs a hooded, footed onesie ...

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are the ultimate ...

Amazon.com: Jumpin Jammerz: Clothing, Shoes & Jewelry

39 results for Clothing, Shoes & Jewelry: Jumpin Jammerz. Product Details ... Jumpin Jammerz Retro https://www.amazon.com/s?field-brandtextbin=Jumpin%20Jammerz&page=1... • Monkeys Drop Seat Hoodie Footed Pajamas. by Jumpin ...

Amazon.com: Jumpin Jammerz: Clothing, Shoes & Jewelry

https://www.amazon.com/s2nane=1&rh=n:7141123011 n .liimnin%20.lammerz v



Clothing Store - Central City Jumpin Jammerz

Website

Directions

Phone: (602) 244-0088 Suggest an edit ng soon · 8AM-4PM •

Address: 2406 S 24th St # C107, Phoenix, AZ 85034

Hours: Co

Reviews

else but them! "Timely delivery and they are so comfy I can't sleep in anything

Write a review

Add a photo



"If they offer you a 'deal' or discount it means an extra charge."

"Thank goodness there is always something on sale."



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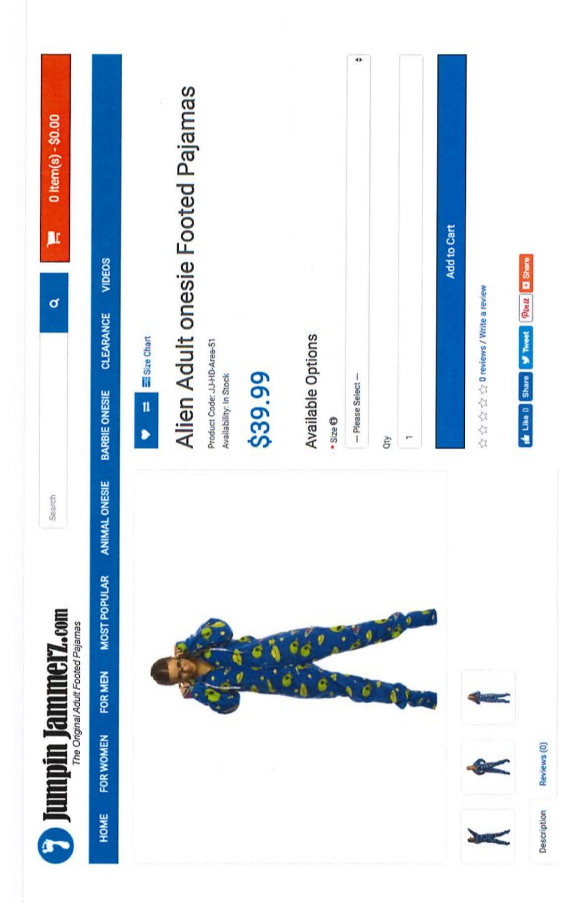


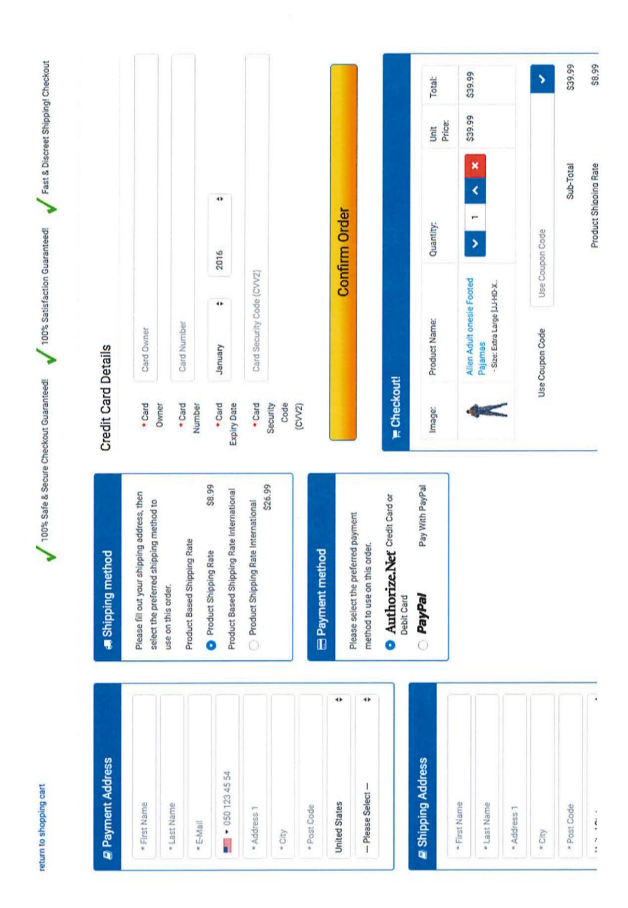






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Search Date and Time: 11/21/2016 5:07:43 PM

File Number: L14076179

Corporation Name: JUMPIN JAMMERZ L.L.C.

Collapse | Expand Corporate Inquiry File Number L14076179 Corporation Name JUMPIN JAMMERZ L.L.C. Standing Check Corporate Status Domestic Address 2406 S 24TH ST UNIT C-120 PHOENIX, AZ 85034 Statutory Agent Information A Agent Name: KEVIN A MARSHALL CPA Agent Mailing/Physical Address: 2406 S 24TH ST PHOENIX, AZ 85034 Agent Status: APPOINTED 11/19/2014 Agent Last Updated: 11/20/2014 Additional Entity Information A **Business Type:** Entity Type: DOMESTIC L.L.C. Corporation Life Period: PERPETUAL Incorporation Date: 11/9/2007 County: MARICOPA Domicile: ARIZONA Approval Date: 11/13/2007 Original Publish Date: 11/26/2007 Manager/Member Information A STEVE PANDI Name MANAGER Title 2406 S 24TH ST Address **UNIT C-120** PHOENIX, AZ 85034 11/09/2007 Date of Taking Office 11/13/2007 Last Updated Doc 78 Filed 11/21/16 Entered 11/21/16 17:30:28 Case 2:16-bk-11585-SHG Desc

Main Document

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Document Number 02244502 **AMENDMENT** Description 12/17/2007 Date Received **Document Number** 02232614 PUB OF ARTICLES OF ORGANIZATION Description 11/26/2007 Date Received **Document Number** 02214928 ARTICLES OF ORGANIZATION Description 11/9/2007 Date Received Microfilm Location Entered Description ARTICLES OF ORGANIZATION 11/9/2007 32087002136 PUB OF ARTICLES OF ORGANIZATION 32091003011 11/26/2007 32104002753 12/17/2007 **AMENDMENT** 1/11/2008 PUB OF AMENDED ARTICLES OF ORGANIZATION 32106003874 32192052044 5/6/2009 AGENT APPOINTMENT 32196040038 6/24/2009 AGENT APPOINTMENT 32197084040 8/7/2009 AMENDMENT PUB OF ARTICLES OF ORGANIZATION 32201116003 8/19/2009 6/23/2010 **AMENDMENT** 32224046027 32330039032 6/7/2012 CHANGE(S) Amendments 6/23/2010 Amendment Date **AMENDMENT** Amendment Type **Publish Date** WAIVE **Publish Exception** Amendment Date 8/7/2009 NAME CHANGE Amendment Type 8/19/2009 **Publish Date Publish Exception** 12/17/2007 Amendment Date NAME CHANGE Amendment Type 1/11/2008 **Publish Date Publish Exception** Name Changes/Restructuring CHANGED FROM Description IT'S A FOOTED THING L.L.C. (/Details/corp?corpid=L14076179) Corporation Name 8/7/2009 Date CHANGED FROM Description JUMPIN JAMMERZ L.L.C. (/Details/corp?corpid=L14076179) Corporation Name Entered 11/21/16 17:30:28 Dat Case 2:16-bk-11585-SHG Doc 78 Filed 112/2/12/116 Desc Main Document Page 25 of 38

Search Time: 11/21/2016 5:08:34 PM

File Number: L14076179

Corporation Name: JUMPIN JAMMERZ L.L.C.

Corporate Status Inquiry

This Limited Liability Company is in Good Standing

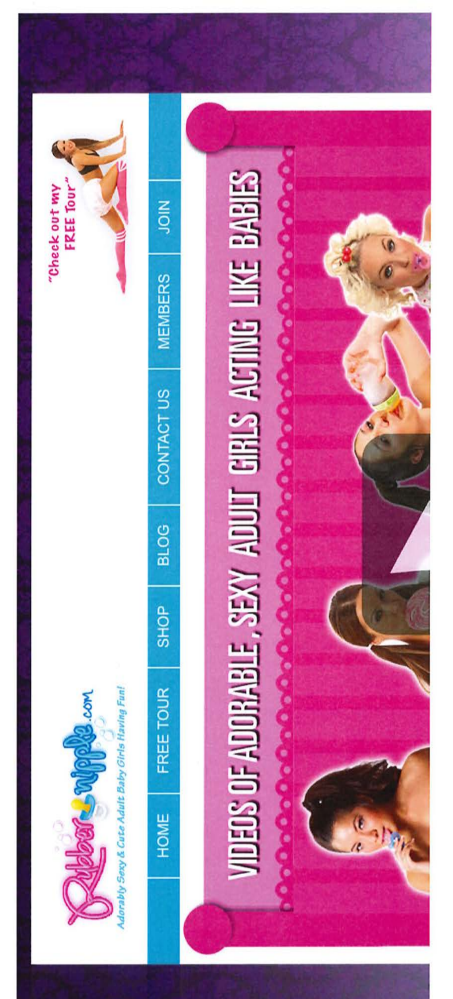
This information is provided as a courtesy and does not constitute legally binding information regarding the status of the entity listed above. To obtain an official Certificate indicating that the entity is in good standing click on Print Certificate and follow printing instructions. To re-print a previously generated Certificate of Good Standing click Reprint Certificate.

Print Certificate (/GoodStanding/Printlnstructions?corpId=L14076179)

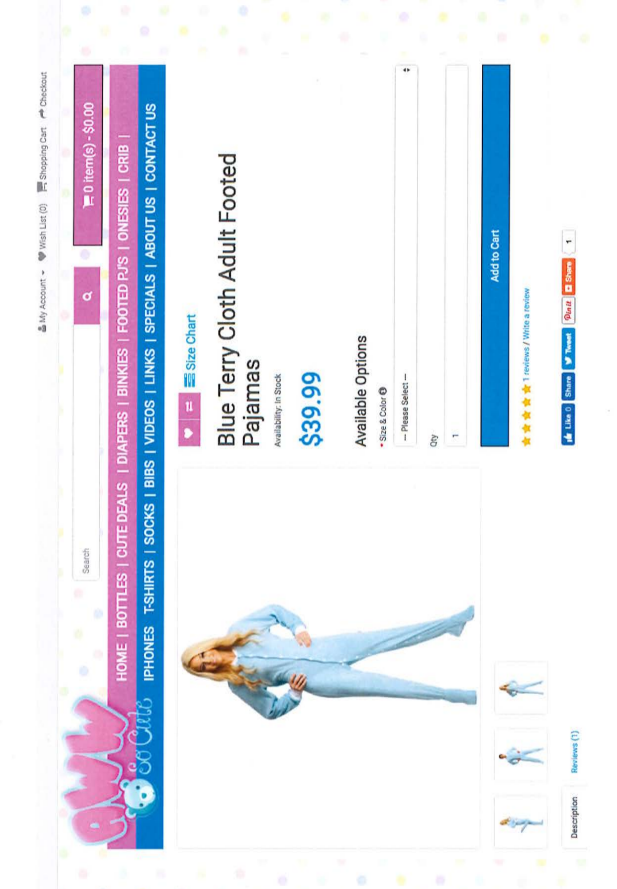
Reprint Certificate (/GoodStanding/Reprint?corpId=L14076179)

Return to Corporate Details (/Details/Corp?corpId=L14076179)

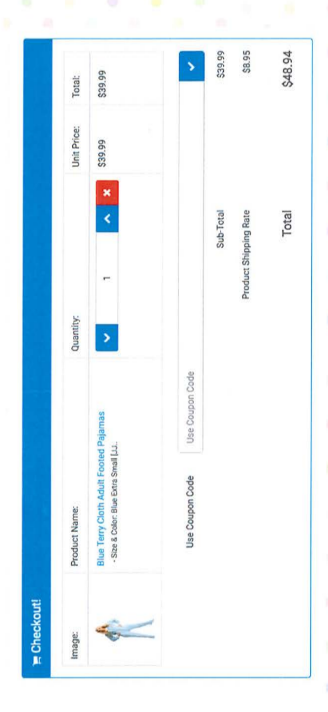
 $Privacy\ Policy\ (http://www.azcc.gov/Divisions/Administration/Privacy.asp)\ I\ Contact\ Us\ (http://www.azcc.gov/divisions/corporations/contact-us.asp)\ Privacy\ Privacy\ Policy\ (http://www.azcc.gov/divisions/corporations/contact-us.asp)\ Privacy\ Pri$







Desc



Domains

Websites

Hosting

Web Secur

WHOIS search results for:

RUBBERNIPPLE.COM

(Registered)

Domain Name: RUBBERNIPPLE.COM

Registry Domain ID: 1227328658 DOMAIN COM-VRSN

Registrar WHOIS Server: whois.godaddy.com

Registrar URL: http://www.godaddy.com Update Date: 2016-09-25T19:14:37Z Creation Date: 2007-09-20T00:48:56Z

Registrar Registration Expiration Date: 2017-09-20T00:48:56Z

Registrar: GoDaddy.com, LLC

Registrar IANA ID: 146

Registrar Abuse Contact Email: abuse@godaddy.com Registrar Abuse Contact Phone: +1.4806242505

Domain Status: clientTransferProhibited http://www.icann.org/epp#clientTransferProhibited Domain Status: clientUpdateProhibited http://www.icann.org/epp#clientUpdateProhibited Domain Status: clientRenewProhibited http://www.icann.org/epp#clientRenewProhibited Domain Status: clientDeleteProhibited http://www.icann.org/epp#clientDeleteProhibited

Registry Registrant ID:

Registrant Name: Aww So Cute

Registrant Organization: AWW SO CUTE INC.

Registrant Street: 3150 W Sahara Ave

Registrant City: Las Vegas

Registrant State/Province: Nevada Registrant Postal Code: 89102

Registrant Country: US

Registrant Phone: +1.7024622179

Registrant Phone Ext:

Registrant Fax:

Registrant Fax Ext:

Registrant Email: stu@awwsocute.com

Registry Admin ID:

Admin Name: Aww So Cute

Admin Organization: AWW SO CUTE INC.

Admin Street: 3150 W Sahara Ave

Admin City: Las Vegas Case 2:16-bk-11585-SHG Do Doc 78 Filed 11/21/16 Entered 11/21/16 17:30:28 Desc

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ABD(Supply is a reseller of high quality adult age play products. We are distributing Adult Printed diapers, Adult pacifiers and Adult sized Cribs. We are excital to offer our fun products to all Amazon shoppers. Making it easy for customers to find and order ABDL supplies in one spot. Age play is fun - shop ABDecupply storefront

**Company storefront 85% positive in the last 12 months (136 ratings)

Have a question for ABDL Supply?

Ask a question

By Keishan R. on January 26, 2016.

By Elizabeth on January 26, 2016.

By Elizabeth on January 26, 2016.

By allisax on January 25, 2016.

By allisax on January 25, 2016.

By allisax on January 12, 2016.

By Colle on January 17, 2016.

By Colle on January 17, 2016.

By Charles F French on January 15, 2016.

By Charles F French on January 15, 2016.

150 6% 30 Lifetime 12 months 1% 8% 136 966 43 90 days 5% 30 days 9 80% %0 20% Negative Positive Neutral Count

Die us a try and leave us feedback. We value our customers and are always looking for new products to sell.

O use the self-sedback of the sedback of t Case 2:16-bkwith Our store.

exaced to offer our fun products to all Amazon shoppers. Making it easy for customers to find and order ABDL supplies in one spot. Age play is fun - shop A曼DL Supply

ABA Supply storefront

* これができる Positive in the last 12 months (136 ratings)

ABQ Supply is a reseller of high quality adult age play products. We are distributing Adult Printed diapers, Adult pacifiers and Adult sized Cribs. We are with aur store. The sa try and leave us feedback. We value our customers and are always looking for new products to sell.

**On time....as described...good product...runs a bit large. ** Products Policies By anonymous on January 12, 2016. Shipping Returns & Refunds Doc

90 days 86% 2% %6 43

30 days 80% %0 20%

Negative Neutral Positive

10

Count

"Well the item doesn't look like in the picture and I don't understand why it's an adult pacifier its same size as a baby one. Only good thing

my kid still liked... "

By Amazon Customer on January 4, 2016. Read more

"Product as described..."

By BK on January 3, 2016.

"After usage the nipple collapses and feels like there is nothing there, yet it remains in the mouth and is suckable." 心本本本

By Taylor M. on December 19, 2015.

**** ** perfect **

By linda on December 14, 2015.

Previous Next

Have a question for ABDL Supply?

Ask a question

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